

STIP

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

KATHERINE MAYORGA, an individual)
vs. Plaintiff,) 2:19-cv-00168-JAD-DJA
CRISTIANO RONALDO, individually,)
Does I-XX and Roe Corporations I-XX;)
Defendants.)

STIPULATION TO EXTEND THE TIME FOR PLAINTIFF TO FILE AN OBJECTION

TO THE MAGISTRATE JUDGE'S ORDER AND

REPORT RECOMMENDATIONS [ECF 143]

(Second Request)

IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN Plaintiff
KATHERINE MAYORGA by and through her attorney LESLIE MARK STOVALL, ESQ. and
Defendant CRISTIANO RONALDO by and through his attorney PETER S. CHRISTIANSEN

1 ESQ., that Plaintiff's objection to [ECF No. 143] Magistrate's Order and Report
2 Recommendations, currently due on October 20, 2021 be extended to November 3, 2021.

3 Plaintiff's counsel seeks a two (2) day extension of time for the filing of objections to the
4 Magistrate's Order and Report and Recommendations filed October 6, 2021 [ECF 143].
5 Plaintiff's counsel represents he was unable to complete drafting objections on or before
6 November 3, 2021 for the following reasons:

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- 8 1. Plaintiff counsel's office experienced a staff shortage following the
9 Halloween holiday weekend. On Monday, November 1, 2021, Plaintiff
10 counsel was without an assistant to help with edits or completion of the
review of the "Football Leaks" documents.
- 11 2. To date, plaintiff's counsel has not received a response from either
12 Portuguese or German lawyers regarding the petitions for injunctive relief
13 filed in their respective countries and needs to edit the plaintiff's objection
accordingly.
- 14 3. Plaintiff's counsel staff did not complete a page by page textual review of
15 the "Football Leaks" documents which consisted of approximately 2500
16 pages until today and the results of that review needs to be incorporated in
to the plaintiffs objection.

17 Defendant defers to this Court as to whether good cause for the requested
18 extension exists. However, Defendant does not oppose the requested additional two
19 day extension of time.
20

21 Dated this 3rd, November, 2021
22 STOVALL AND ASSOCIATES
23

24 /s/ Leslie Mark Stovall
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26 LESLIE MARK STOVALL, ESQ.
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28 Fax: (702) 258 0093

Dated this 3rd, November, 2021
CHRISTIANSEN TRIAL LAWYERS

/s/ Kendelee L. Works
25

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28
Page 2 of 3

1 Email: les@lesstovall.com

2 2:19-cv-00168-JAD-CWH

3 *Mayorga v. Ronaldo*

4 *Stipulation to extend time*

5 **ORDER**

6 **IT IS HEREBY ORDERED** that Plaintiff's objection to [ECF No. 143] the Magistrate's
7 Order and Report and Recommendations, currently due on November 3, 2021 be extended to
8 November 5, 2021.

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10 DATED this ____ day of November, 2021

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12 THE HONORABLE DANIEL J. ALBREGTS
13 UNITED STATES MAGISTRATE JUDGE
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